



ఆంధ్రప్రదేశ్ రాజ పత్రము
THE ANDHRA PRADESH GAZETTE
PUBLISHED BY AUTHORITY

PART VII EXTRAORDINARY

No.25

AMARAVATI, MONDAY , APRIL 24, 2017

G.47

--X--

PANCHAYAT RAJ AND RURAL DEVELOPMENT DEPARTMENT
(Ele.&Rules)

NOTIFICATION OF THE GRAM PANCHAYAT OF MAHADEVAPURAM – EXCLUSION OF CERTAIN AREAS OF (1) REVENUE COLONY (2) VASAVINAGAR COLONY AND (3) KALAVAKURIVARIPALEM (PART) FROM THE LIMITS OF KANDUKUR MUNICIPALITY – CANCELLATION OF THE DE-NOTIFICATION

[G.O.Ms.No. 23, Panchayat Raj and Rural Development (Ele.&Rules), 24th April, 2017.]

Read the following :-

1. G.O.Ms.No.14, PR&RD (Pts.IV) Dept., dated : 16.01.2007.
2. G.O.Ms.No.22, MA&UD., Dept., dated : 16.01.2007.
3. Common Orders dated : 28.07.2010 in W.P.No.2256 of 2007 and 18257/2008. Of High Court of A.P.
4. From the District Collector, Prakasam Lr.Roc.No.4643/94/(Pts.)A3, dated : 05.12.2016.
5. G.O.Ms.No.158, MA&UD (G2) Department, dated : 24.04.2017.

In the G.O. 1st read above, orders were issued de-notifying certain areas namely (1) Revenue Colony (2) Vasavinagar Colony and (3) Kalavakurivaripalem (Part) of Mahadevarpuram Gram Panchayat from being declared as villages and Gram Panchayat, so as to merge the same into Kandukur Municipality.

In the G.O. 2nd read above, orders were issued including the above areas namely (1) Revenue Colony (2) Vasavinagar Colony and (3) Kalavakurivaripalem (Part) into the limits of Kandukur Municipality.

In the orders 3rd read above, the Hon'ble High Court in its common order dt.28.07.2010, passed the following :

“W.P.No.2256 of 2007 and 18257/2008 are allowed and G.O.Ms.No.22, MA&UD Department, dt. 16.01.2007 and all other consequential proceedings issued thereafter are quashed. Three months time is given to the respondents, to restore the position that obtained prior to the issuance of the said G.O. in all respects”.

On this, Government have filed appeal petitions before the Hon'ble High Court of A.P. in W.A.No.177/2011 & 178/2011; later the two writ appeals were withdrawn and the Hon'ble High Court in its orders dated : 04.08.2016 observed as follows :

“A letter is filed by the learned Advocate General seeking permission to withdraw both the writ appeals. Both the writ appeals are accordingly dismissed as withdrawn. The miscellaneous petitions pending. If any, shall also stand disposed of. There shall be no order as to costs”.

In the letter 4th read above the District Collector, Prakasam District has stated that on withdrawal of writ appeals filed by the Government and in pursuance of the Hon'ble High Court orders dt.04.08.2016, the Hon'ble High Court Common order dt. 28.07.2010 holds good. He has therefore requested the Government to issue necessary orders on the orders passed by the Hon'ble High Court of A.P. dt.28.07.2010 for restoration of the original position of the Kandukur Municipality.

Government after careful examination of the matter have decided to cancel the de-notification orders issued in the G.O. 1st read above, so as to include the areas namely (1) Vasavinagar colony (2) Revenue Colony (3) Kalavakurivaripalem (part) into Mahadevapuram Gram Panchayat for restoration of the original position.

NOTIFICATION

In exercise of the powers conferred under clause (f) of sub-section (2) of Section 3 of the Andhra Pradesh Panchayat Raj Act, 1994 (Andhra Pradesh Act No.13 of 1994) read with clause (i) of sub-rule (1) of Rule 12 of the Andhra Pradesh Gram Panchayats (Declaration of Villages) Rules, 2007 issued in G.O.Ms.No.542, Panchayat Raj and Rural Development (Pts.IV) Dept., dt. 03.12.2007, the Governor of Andhra Pradesh hereby cancels denotification of certain Gram Panchayats in Prakasam District issued in G.O.Ms.No.14, PR&RD (Pts.IV) Department, dated : 16.01.2007 so as to merge (a) Vasavi Nagar (b) Revenue Colony and (c) Kalavakurivaripalem (Part) into Mahadevapuram Gram Panchayat with immediate effect.

Dr. K.S. JAWAHAR REDDY,
Principal Secretary to Government.

---x---